This is a core proceeding pursuant to 28 U.S.C. § 157(b)(2)(A), (K), and (O).

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OT INSCRIED LEF Il Plaza Drive, Suite 700 as, Nevada 89135 02) 262-6899 597-5503 (fax)	

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J.	Venue is proper		Duisuani io 20	0.5.0.0	2 1400 anu 1402

- The procedural grounds for the relief requested herein is Fed.R.Bankr. P. 7001. 4.
- 5. Pursuant to Fed.R.Bankr. P. 7008 and Local Rule 7008, Cash Cloud consents to the entry of final orders or judgment by the bankruptcy judge if it is determined that the bankruptcy judge, absent consent of the parties, cannot enter final orders or judgment consistent with Article III of the United States Constitution.
- 6. Cash Cloud reserves its rights to amend this Complaint as additional facts may be discovered.

#### **PARTIES**

- 7. Plaintiff is the debtor and debtor in possession in the above-captioned Chapter 11 Case. Cash Cloud is a Nevada corporation, duly formed under the laws of the State of Nevada. At all times since its formation in 2014, Cash Cloud's principal place of business has been in Clark County, Nevada. Cash Cloud operates under the trade name Coin Cloud. This trade name is registered with Clark County, Nevada. The trademark Coin Cloud is owned by Cash Cloud.
- 8. Upon information and belief, Defendant Cole Kepro International, LLC ("Defendant" or "Cole Kepro") is a limited liability company organized under the laws of the State of Delaware. At all times relevant herein, Cole Kepro's principal place of business is and has been in Clark County, Nevada.
- 9. Defendants DOES 1 THROUGH 10 are additional defendants but the Plaintiff is unaware of their true names and legal capacities whether individual, corporate, associate, or otherwise, and therefore sues such Defendant with such fictitious names. The Plaintiff prays for leave to insert said Defendants' true names and legal capacities when ascertained. The Plaintiff is informed and believes, and thereon alleges, that each of the Defendants designated herein as a DOE is in some way an additional transferee of the transfers at issue in Complaint.

### **BRIEF NATURE OF ACTION**

10. In February 2021, Cash Cloud agreed to purchase 4,080 digital currency kiosks (the "Kiosks") from Defendant for an amount in excess of \$34,000,000. The purchase orders did not grant Defendant a security interest in the Kiosks.

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11.	Cash Cloud received and paid for the Kiosks in stages. It became evident that the
Kiosks were	defective and did not function properly.

- In May 2022, Defendant recorded a UCC Financing Statement, and thereafter filed 12. amendments (the "UCCs"), asserting a security interest in, among other things, the Kiosks.
- 13. Given that Cash Cloud never granted, and Defendant never obtained, a security interest in the Kiosks, Defendant's recordation of the UCCs was invalid, and could not perfect a non-existent security interest in the Kiosks.

### **GENERAL ALLEGATIONS**

## **Debtor's Bankruptcy Filing**

- On February 7, 2023 (the "Petition Date"), Cash Cloud filed with this Court a 14. voluntary petition for relief under chapter 11 of the Bankruptcy Code.
- 15. Cash Cloud is authorized to operate its business and manage its property as debtor in possession pursuant to sections 1107(a) and 1108 of the Bankruptcy Code.
- 16. No request has been made for the appointment of a trustee or examiner, and no statutory committee has been appointed.

## Cash Cloud's Business

- 17. Since its inception in 2014, Cash Cloud grew to become a recognized leader in the retail digital currency trading industry.
- 18. Cash Cloud's business is centered on providing the general public the means to buy and sell digital currency (e.g., Bitcoin and other cryptocurrencies) using ATM-style digital currency machines ("DCMs").
- 19. Cash Cloud's customers purchase digital currency by depositing cash (U.S. dollars) in Cash Cloud's DCM, and receiving digital currency in the customer's digital currency wallet. In turn, Cash Cloud's customers sell digital currency by sending digital currency to Cash Cloud, and receiving the corresponding amount of cash from the DCM.

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All capitalized terms not otherwise defined herein shall have those meanings ascribed to them in the Omnibus Declaration filed in the estate case.

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## Cash Cloud's Business Relationship With Defendant

- 20. Cash Cloud has had a long standing business relationship with Defendant, which includes the purchase of thousands of DCMs over the years.
- 21. In February 2021, Cash Cloud negotiated the purchase of 4,080 DCMs (C-2960-01-000-GEN04 Coin Cloud Bitcoin Kiosk With BNR), the Kiosks, from Defendant for over \$34,000,000.00.
- 22. As part of the agreement for the sale of the Kiosks to Cash Cloud, Defendant promised to deliver fully functional and defect-free DCMs to Cash Cloud.
- 23. Production, delivery, and payment terms of the purchase of the Kiosks were provided in a one-page sales quote from February 2021 (the "Sales Quote").
- 24. Among other things, the Sales Quote provided that Defendant would produce and deliver approximately 255 Kiosks per week to Cash Cloud. Cash Cloud would make payment to Defendant for the delivered Kiosks within 45 days after receipt.
  - 25. Cash Cloud sent a purchase order for the Kiosks to Defendant in February 2021.
  - 26. In April 2021, Defendant agreed to lower the price of the Kiosks.
- 27. On April 30, 2021, Cash Cloud representatives executed purchase order 04302021-2 for the Kiosks in the amount of \$34,533,120 ("April 30 PO 04302021-2"), a true and correct copy of which is annexed hereto as **Exhibit 1**. On April 30, 2021, Cash Cloud representatives also executed a purchase order 04302021 for an adjustment price in the amount of \$363,130.00 ("April 30 PO 04302021"), a true and correct copy of which is annexed hereto as Exhibit 2. The April 30 PO 04302021-2 and April 30 PO 04302021 are collectively referred to herein as the "April 30 2021 Purchase Order".
- 28. Aside from the production, delivery, and payment terms agreed to by Cash Cloud and Defendant by virtue of the sales quotes and purchase orders, no other written terms or conditions were agreed to by Cash Cloud as part of the purchase of the Kiosks.
- 29. Cash Cloud did not grant a security interest to Defendant in the Kiosks in the April 30 2021 Purchase Order or enter into a security agreement with Defendant with regard to the Kiosks.

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3	30.	After Cash Cloud executed the April 30 2021 Purchase Order, Defendant
commen	nced its	s periodic delivery of the Kiosks to Cash Cloud. Defendant delivered approximately
3,000 of	the 4,	080 Kiosks by February 26, 2022. Cash Cloud and Defendant have agreed that
Defenda	int nee	d not deliver the remaining 1,079 kiosks to Cash Cloud, and Cash Cloud has no
obligatio	on to p	ay for them.

- 31. The Kiosks delivered to Cash Cloud suffer from a screen defect which interferes with the normal operation of the Kiosks, including the use of the Kiosks to purchase and/or sell digital currency (the "Defect").
- 32. Upon information and belief, Defendant learned of the Defect in June 2021, but failed to disclose the Defect to Cash Cloud until months later. Moreover, instead of halting production and/or delivery, Defendant continued to produce and deliver the defective Kiosks to Cash Cloud. As a result of the Defect, Cash Cloud has suffered substantial harm and damages, including, but not limited to, repair costs, lost profits, and loss of goodwill.

## Cash Cloud's Additional Purchase Orders

- 33. Cash Cloud agreed to purchase product from Defendant on November 3, 2021 in the amount of \$5,504.09 as set forth in purchase order 1132021-1.
- 34. Cash Cloud agreed to purchase product from Defendant on December 15, 2021 in the amount of \$860.00 as set forth in purchase order 12152021-1.
- 35. Cash Cloud agreed to purchase product from Defendant on January 5, 2022 in the amount of \$119,600.00 as set forth in purchase order 152022-1.
- 36. Cash Cloud agreed to purchase product from Defendant on January 10, 2022 in the amount of \$14,400.00 as set forth in purchase order 152022-1.
- 37. Cash Cloud agreed to purchase product from Defendant on January 12, 2021 in the amount of \$9,375.00 as set forth in purchase order 1122022-1.<sup>2</sup>
- 38. Cash Cloud agreed to purchase product from Defendant on January 15, 2022 in the amount of \$3,975.00 as set forth in purchase order 1152022-1.

<sup>&</sup>lt;sup>2</sup> Although this purchase order is dated January 12, 2021, its purchase order number reflects that the accurate date is January 12, 2022.

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- 39. Cash Cloud agreed to purchase product from Defendant on January 25, 2022 in the amount of \$5,000.00 as set forth in purchase order 1252022-1.
- 40. Cash Cloud agreed to purchase product from Defendant on January 27, 2022 in the amount of \$1,910.00 as set forth in purchase order 1272022-1.
- 41. Cash Cloud agreed to purchase product from Defendant on January 31, 2022 in the amount of \$9,900.00 as set forth in purchase order 1312022-2.
- 42. Cash Cloud agreed to purchase product from Defendant on February 1, 2022 in the amount of \$4,050.00 as set forth in purchase order 212022-1.
- 43. Cash Cloud agreed to purchase product from Defendant on February 14, 2022 in the amount of \$6,000.00 as set forth in purchase order 2142022-1.
- 44. The foregoing purchase orders referenced in paragraphs 33 to 43 above total \$180,574.09 and are collectively referenced herein as the "Eleven Purchase Orders."
- 45. The Eleven Purchase Orders had written terms or conditions agreed to by Cash Cloud, which terms included the grant of a security interest by Cash Cloud.
- 46. The property subject to the Eleven Purchase Orders, if delivered, was delivered by Defendant to Cash Cloud no later than February 26, 2022.

## **Defendant's UCC Financing Statements**

47. On May 25, 2022, the Defendant recorded a UCC Financing Statement in the Office of the Secretary of State for the State of Nevada, Filing Number 2022243917-2 ("First Cole Kepro <u>UCC</u>"). This UCC asserts an interest in the following collateral:

ANY AND ALL 1095-C-2960-01-000-FEN04 COIN CLOUD BITCOIN DOMESTIC KIOSKS WITH BNR AND ASSOCIATED SPARE PARTS SOLD BY

SECURED PARTY TO DEBTOR, INCLUDING THOSE SOLD PURSUANT TO PURCHASE ORDER NUMBERS: #04302021-2, #1102022-1, #152022-1, #1132021-1, #11220221, #12152021-2, #1312022-2, #212022-1, #2142022-1, #1152022-1, #1252022-1 AND #1272022-1.

See Exhibit 3 annexed hereto.

48. On June 3, 2022, Defendant recorded another UCC Financing Statement in the Office of the Secretary of State for the State of Nevada, Filing Number 2022245297-6, purporting to change the name of the Debtor and adding "Coin Cloud LLC," as a debtor but lists no collateral

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("Second Cole Kepro UCC"). See Exhibit 4 annexed hereto.

- 49. Further, on June 3, 2022, several hours after recording the Second Cole Kepro UCC, Defendant recorded another UCC Financing Statement in the Office of the Secretary of State for the State of Nevada, Filing Number 2022245388-7 ("Third Cole Kepro UCC"), asserting to list the same collateral as set forth in the First Cole Kepro UCC recorded on May 25, 2022. See Exhibit 5 annexed hereto.
- 50. The First Cole Kepro UCC, the Second Cole Kepro UCC, and the Third Cole Kepro UCC are collectively referred to herein as the "Cole Kepro UCCs."
- 51. Pursuant to the Cole Kepro UCCs, Cole Kepro asserts a security interest in the property that is the subject of the April 30 2021 Purchase Order and the Eleven Purchase Orders.

## State Court Lawsuit After Defendant Improperly Moved For Arbitration

- 52. On May 27, 2022, Defendant unilaterally attempted to initiate arbitration with AAA regarding the sale of the defective Kiosks to Cash Cloud.
- 53. On June 17, 2022, the Debtor filed a Complaint in the Eighth Judicial District Court, Clark County, Nevada (the "State Court") against Defendant titled Cash Cloud Inc. v. Cole Kepro Int'l, LLC, Case No. A-22-854226-C ("State Court Complaint"), seeking damages for among other things, breach of contract, breach of the implied covenant of good faith and fair dealing, breach of implied warranties, and Violation of Nevada's Deceptive Trade Practices Act.
- 54. The State Court Complaint also included a request for declaratory relief, seeking a judgment that there was no agreement between the parties to arbitrate disputes concerning the purchase of the Kiosks.
- 55. On June 24, 2022, Cash Cloud filed Plaintiff's Motion For Declaratory Judgment And For Stay Of Arbitration Proceedings ("Motion For Declaratory Judgment").
- 56. As set forth in the Motion For Declaratory Judgment, Cash Cloud asserted that because terms and conditions were not provided to Cash Cloud in connection with the purchase of the Kiosks (evidenced by the April 30 2021 Purchase Order), Cash Cloud was entitled to a declaration that it had not agreed to arbitrate disputes.
  - 57. Defendant asserted that Defendant's standard terms and conditions ("Terms and

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<u>Conditions</u> ") were applicable to the purchase of the Kiosks even	though they were not attached to
the April 30 2021 Purchase Order.	

- 58. The Terms and Conditions include terms that provide, among other things, for arbitration and for the grant of a security interest to Defendant in the products sold by it.
- 59. The State Court granted the Motion For Declaratory Judgment in its Order Granting Motion For Declaratory Judgment And For Stay Of Arbitration Proceedings And Denying Defendant's Countermotion To Dismiss Action Pursuant To EDCR 2.20(f) entered on October 10, 2022 ("State Court Order").
- 60. As set forth in the State Court Order, the State Court found that there was no agreement to arbitrate disputes with Defendant relating to the purchase of the Kiosks. See Exhibit 6.

## Cole Kepro Does Not Hold A Security Interest In The Kiosks

- 61. In light of the State Court's ruling that there was no agreement to arbitrate with respect to the purchase of the Kiosks, i.e., that the Terms and Conditions (that were not included with the April 30 2021 Purchase Order) do not apply, it follows that there was no agreement to grant the Defendant a security interest in the Kiosks either.
- 62. The Cole Kepro UCCs cannot perfect a security interest in the Kiosks which Defendant does not have.

# FIRST CLAIM FOR RELIEF (Declaratory Relief)

- 63. The Plaintiff repeats and realleges each and every allegation contained in the preceding paragraphs herein and incorporates the same as if fully set forth herein.
- 64. A genuine dispute exists whether Cash Cloud granted Defendant a security interest in the Kiosks given that the Terms and Conditions was not provided to Cash Cloud in connection with the April 30 2021 Purchase Order.
- Based upon the foregoing dispute and controversy, Cash Cloud respectfully requests 65. a declaration from this Court that Cash Cloud did not grant Defendant a security interest in the Kiosks and April 30 2021 Purchase Order, and accordingly, the Cole Kepro UCCs are void and of

no effect with respect to the Kiosks and April 30 2021 Purchase Order.

WHEREFORE, Cash Cloud prays for judgment against Defendant as follows:

- 1. For declaratory relief as requested;
- 2. For reasonable attorney's fees and costs; and
- 3. For any other relief this Court finds just and proper.

Dated this 7th day of February, 2023.

## FOX ROTHSCHILD LLP

/s/ Jeanette E. McPherson
By: JEANETTE E. MCPHERSON, ESQ
Nevada Bar No. 5423
BRETT A. AXELROD, ESQ.
Nevada Bar No. 5859
NICHOLAS A. KOFFROTH, ESQ.
Nevada Bar No. 16264
ZACHARY T. WILLIAMS, ESQ.
Nevada Bar No. 16023
1980 Festival Plaza Drive, Suite 700
Las Vegas, Nevada 89135
[Proposed] Counsel for Debtor



P.O. NUMBER: 04302021 - 2

<u>Vendor</u>

Cole Kepro 4170 Distribution Circle North Las Vegas, NV 89030 702-633-4270 **Customer** 

Coin Cloud, LLC 9580 W. Sahara Blvd Las Vegas, NV 89117 855-264-2046

P.O. DATE	REQUISITIONER	SHIPPED VIA	Notes
04/30/2021	Jim Bauer	N/A	

QTY	UNIT	DESCRIPTION	UNIT PRICE	TOTAL
4080	Domestic	BNR Version of Blue Box Kiosk / including updated NUC PC and \$200 discount on BNR from CPI	\$8,464.00	\$34,533,120.00
			SUBTOTAL	\$34,533,120.00
			Total	\$34,533,120.00

Date

DocuSigned by:	
James M Bauer	4/30/2021
AA5BDAAB051D45D DocuSigned by:	Date
9B0E2D23986C422	4/30/2021
leffrey I Garon CFO/COO	Date
4/6	4/30/2021
D8CB448ED76C498	

President/CEO

Chris McAlary



P.O. NUMBER: 04302021

<u>Vendor</u>

Cole Kepro 4170 Distribution Circle North Las Vegas, NV 89030 702-633-4270 **Customer** 

Coin Cloud, LLC 9580 W. Sahara Blvd Las Vegas, NV 89117 855-264-2046

P.O. DATE	REQUISITIONER	SHIPPED VIA	Notes
04/30/2021	Jim Bauer	N/A	

QTY	UNIT	DESCRIPTION	UNIT PRICE	TOTAL
4080	Domestic	Adjustment price for replacement NUC/PC	\$89.00	\$363,120.00
			SUBTOTAL	\$363,120.00
			Total	\$363,120.00

Date

DocuSigned by:	
James M Bauer	4/30/2021
AA5BDAAB051D45D lames Railer 1/P of Cheratio	ns Date
980F2D23986C422	4/30/2021
Jeffrev L. Garon CFO/COO DocuSigned by:	Date
M	4/30/2021
D8CB448ED76C498	

President/CEO

Chris McAlary

OLLOW INSTRUCTIONS  A. NAME & PHONE OF CONTACT AT FILER (optional)		Filed in the Office		Initial Filing Number 2022243917-2	er
SUSAN R. MCMASTER 8727-1485  B. E-MAIL CONTACT AT FILER (optional)  SMCMASTER@JAFFELAW.COM  C. SEND ACKNOWLEDGMENT TO: (Name and Address)  JAFFE RAITT  27777 FRANKLIN ROAD, SUITE 2500  SOUTHFIELD, MI 48150, USA		Secretary of State Of Nevada	e	Filed On May 25, 2022 12:46 Number of Pages 1	5 PM
DEBTOR'S NAME: Provide only one Debtor name (1a or 1b) name will not fit in line 1b, leave all of item 1 blank, check here   1a. ORGANIZATION'S NAME					
CASH CLOUD INC  1b. INDIVIDUAL'S SURNAME	FIRST PERSONAL	_ NAME	ADDITION	NAL NAME(S)/INITIAL(S)	SUFFIX
. MAILING ADDRESS 0190 COVINGTON CROSS DRIVE	CITY LAS VEGAS			POSTAL CODE 89144	COUNTRY
2b. INDIVIDUAL'S SURNAME  MAILING ADDRESS  SECURED PARTY'S NAME (or NAME of ASSIGNEE of A 3a. ORGANIZATION'S NAME	CITY ASSIGNOR SECURED PARTY): F		STATE	POSTAL CODE  7 3b)	SUFFIX
COLE KEPRO INTERNATIONAL, LLC  3b. INDIVIDUAL'S SURNAME	FIRST PERSONA	L NAME	ADDITION	NAL NAME(S)/INITIAL(S)	SUFFIX
 : MAILING ADDRESS 1170-103 DISTRIBUTION CIRCLE	CITY NORTH LAS	VEGAS	STATE NV	POSTAL CODE 89030	COUNTRY
. COLLATERAL: This financing statement covers the following of ANY AND ALL 1095-C-2960-01-000-FEN04 COIN CISECURED PARTY TO DEBTOR, INCLUDING THO #04302021-2, #1102022-1, #152022-1, #1132021-1, #152022-1, #152021-1, #152	OUD BITCOIN DOMESTI SE SOLD PURSUANT TO	PURCHASE ORDER N	JMBERS:		

UCC FINANCING STATEMENT AMENDMENT	Γ				
FOLLOW INSTRUCTIONS		Filed in the O	ffice of	Filing Number	
A. NAME & PHONE OF CONTACT AT FILER (optional)		Barbara	V (	2022245297-6	
SUSAN R. MCMASTER 8727-1485  B. E-MAIL CONTACT AT FILER (optional)		Solitora	N. agevske	Initial Filing Number	·
SMCMASTER@JAFFELAW.COM			O	<b>2022243917-2</b> Filed On	
C. SEND ACKNOWLEDGMENT TO: (Name and Address)		Secretary of S	State	June 3, 2022 09:06 A	м
JAFFE RAITT		State Of Neva	ıda	Number of Pages	
27777 FRANKLIN ROAD, SUITE 2500				1	
SOUTHFIELD, MI 48150, USA					
1a. INITIAL FINANCING STATEMENT FILE NUMBER	1	b. This FINANCING STATE	MENT AMENDI	MENT is to be filed [for record]	
2022243917-2		(or recorded) in the REAI	ESTATE REC		
TERMINATION: Effectiveness of the Financing Statement identified above Statement	/e is termina		,	, — -	
3. ASSIGNMENT (full or partial ): Provide name of Assignee in item 7a or 7b	o, and addre	ss of Assignee in item 7c and na	me of Assiano	r in item 9	
For partial assignment, complete items 7 and 9 and also indicate affected or			3		
CONTINUATION: Effectiveness of the Financing Statement identified at continued for the additional period provided by applicable law	oove with res	spect to the security interest(s) of	of Secured Part	y authorizing this Continuation	Statement is
5. PARTY INFORMATION CHANGE:					
Check one of these two boxes:  AND Check one of these two boxes:	f these thre	e hoves to:			
7.11.5 CHOCK <u>0110</u> C			name: Compl r 7b, <u>and</u> item 7	ete item DELETE name:	Give record name em 6a or 6b
6. CURRENT RECORD INFORMATION: Complete for Party Information Chair			r /b, <u>and</u> item /	to be deleted in its	em 6a or 6b
6a. ORGANIZATION'S NAME	ige - provid	e only <u>one</u> name (6a or 6b)			
CASH CLOUD INC.					
6b. INDIVIDUAL'S SURNAME	FIRST PE	ERSONAL NAME	ADDITIO	NAL NAME(S)/INITIAL(S)	SUFFIX
7 CHANCED OR ADDED INFORMATION CO. 14 ( A C. 14 C. 15		(7. 71) (1105			
7. CHANGED OR ADDED INFORMATION: Complete for Assignment or Party Informatio  7a. ORGANIZATION'S NAME	n Change - pro	vide only one name (7a or 7b) ( USE exac	t, full name; do not	omit, modify, or abbreviate any part of t	ne Deptor's name)
OR COIN CLOUD LLC					
7b. INDIVIDUAL'S SURNAME					
INDIVIDUAL'S FIRST PERSONAL NAME					
					T
INDIVIDUAL'S ADDITIONAL NAME(S)/INITIAL(S)					SUFFIX
7c. MAILING ADDRESS	CITY		LOTATE	DOCTAL CODE	OOLINTDY/
	CITY LAS VEO	GAS	NV STATE	POSTAL CODE 89144	USA
	Elio / Ec			07144	CSIL
8. COLLATERAL CHANGE: Also check one of these four boxes: ADI	O collateral	DELETE collateral	RESTATE	covered collateral AS	SIGN collateral
Indicate collateral:					
9. NAME OF SECURED PARTY OF RECORD AUTHORIZING THIS AMEND			name of Assign	or, if this is an Assignment)	
If this is an Amendment authorized by a DEBTOR, check here and provide in the order of the order	name of auti	norizing Debtor			
COLE KEPRO INTERNATIONAL, LLC					
9b. INDIVIDUAL'S SURNAME	FIRST PE	RSONAL NAME	ADDITIO	ONAL NAME(S)/INITIAL(S)	SUFFIX

10. OPTIONAL FILER REFERENCE DATA:

DLLOW INSTRUCTIONS  I. NAME & PHONE OF CONTACT AT FILER (optional)  SUSAN R. MCMASTER 8727-1485  II. E-MAIL CONTACT AT FILER (optional)  SMCMASTER@JAFFELAW.COM  II. SEND ACKNOWLEDGMENT TO: (Name and Address)  JAFFE RAITT		Filed in the Office  Boulers K. C  Secretary of State State Of Nevada		Initial Filing Numbe 2022245388-7 Filed On June 3, 2022 12:48 Number of Pages 1	
27777 FRANKLIN ROAD, SUITE 2500 SOUTHFIELD, MI 48150, USA  DEBTOR'S NAME: Provide only one Debtor name (1a or 1b) (use exact, for name will not fit in line 1b, leave all of item 1 blank, check here and provide to					
1a. ORGANIZATION'S NAME CASH CLOUD INC.					
1b. INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME		ADDITION	NAL NAME(S)/INITIAL(S)	SUFFIX
 MAILING ADDRESS 0190 COVINGTON CROSS DRIVE	CITY LAS VEGAS		STATE NV	POSTAL CODE 89144	COUNTR
COIN CLOUD  2b. INDIVIDUAL'S SURNAME  MAILING ADDRESS D190 COVINGTON CROSS DRIVE  SECURED PARTY'S NAME (or NAME of ASSIGNEE of ASSIGNOR S  3a. ORGANIZATION'S NAME COLE KEPRO INTERNATIONAL, LLC  3b. INDIVIDUAL'S SURNAME  MAILING ADDRESS 170-103 DISTRIBUTION CIRCLE  COLLATERAL: This financing statement covers the following collateral:	FIRST PERSONAL NAME  CITY  NORTH LAS VEGA	only <u>one</u> Secured Party n	STATE NV  ADDITION  STATE NV	POSTAL CODE 89030	SUFFIX  COUNTR USA  SUFFIX  COUNTR USA
NY AND ALL 1095-C-2960-01-000-FEN04 COIN CLOUD BITO ECURED PARTY TO DEBTOR, INCLUDING THOSE SOLD 1 04302021-2, #1102022-1, #152022-1, #1132021-1, #11220221, #1	PURSUANT TO PURC	HASE ORDER NUM	<b>IBERS:</b>		

#### **ELECTRONICALLY SERVED** Case 23-01010-mkn Doc 110/E0/120/220202/DM/23 16:51:05

Page 21 of 27
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CLERK OF THE COURT

### **ORDR**

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JAMES J. JIMMERSON, ESQ. Nevada State Bar No. 00264 jimmerson@jimmersonlawfirm.com JAMES M. JIMMERSON, ESQ.

Nevada State Bar No. 12599 imi@immersonlawfirm.com

THE JIMMERSON LAW FIRM, P.C.

415 South Sixth Street, Suite 100

Las Vegas, Nevada 89135 Telephone: (702) 388-7171

Facsimile:  $(702)\ 367-1167$ 

Attorneys for Plaintiff Cash Cloud Inc.

## EIGHTH JUDICIAL DISTRICT COURT CLARK COUNTY, NEVADA

CASH CLOUD INC., a Nevada corporation,

Plaintiff,

vs.

COLE KEPRO INTERNATIONAL, LLC, a Delaware limited liability company,

Defendant.

Case No.: A-22-854226-B

Dept. No.: XXII

Hearing Date: September 13, 2022

Hearing Time: 8:30 a.m.

# ORDER GRANTING MOTION FOR DECLARATORY JUDGMENT AND FOR STAY OF ARBITRATION PROCEEDINGS AND DENYING DEFENDANT'S COUNTERMOTION TO DISMISS ACTION PURSUANT TO EDCR 2.20(f)

This matter came before the Court on Plaintiff Cash Cloud Inc.'s ("Plaintiff" or "Cash Cloud") Motion for Declaratory Judgment and for Stay of Arbitration Proceedings (the "Motion") and Defendant Cole Kepro International, LLC's ("Defendant" or "Cole EDCR 2.20(f) Kepro") Countermotion to Dismiss Action Pursuant to "Countermotion"). James M. Jimmerson, Esq. of The Jimmerson Law Firm, P.C. and John Naylor, Esq. of Naylor & Braster appeared on behalf of Cash Cloud, with Christopher McAlary in attendance, and David Adler, Esq. of Jaffe Raitt Heuer & Weiss, P.C. and Dan Waite, Esq. of Lewis Roca Rothgerber Christie LLP appeared on behalf of

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Cole Kepro.	The Court reviewed the	he papers and p	oleadings on	file herein,	and good	cause
appearing, t	he Court finds and ord	lers as follows:				

## THE COURT HEREBY FINDS that NRCP 57 states in pertinent part:

The procedure for obtaining a declaratory judgment pursuant to statute, shall be in accordance with these rules, ... The existence of another adequate remedy does not preclude a judgment for declaratory relief in cases where it is appropriate. The court may order a speedy hearing of an action for a declaratory judgment and may advance it on the calendar.

*Id.* (emphasis supplied).

## THE COURT FURTHER FINDS that NRS 38.221 states in relevant part:

2. On motion of a person alleging that an arbitral proceeding has been initiated or threatened but that there is no agreement to arbitrate, the court shall proceed summarily to decide the issue.

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## 4. If the court finds that there is no enforceable agreement, it may not, pursuant to subsection 1 or 2. order the parties to arbitrate.

*Id.* (emphasis supplied).

THE COURT FURTHER FINDS that in 2021 Cash Cloud had purchased 4,080 4<sup>th</sup> Generation kiosks from Cole Kepro.

THE COURT FURTHER FINDS that disputes have arisen between Cash Cloud and Cole Kepro over the purchase of the 4th Generation kiosks.

THE COURT FURTHER FINDS that on or about May 27, 2022, Cole Kepro initiated an arbitration proceeding with the American Arbitration Association in Texas concerning, inter alia, the purchase of 4,080 4th Generation Kiosks by Cash Cloud from Cole Kepro.

THE COURT FURTHER FINDS that Cole Kepro maintained that the arbitration of the dispute over the purchase of 4,080 4th Generation Kiosks by Cash Cloud from Cole Kepro was mandated by the provisions of the two-page terms and conditions document, a copy of which was attached to the Motion as Exhibit 20.

1	THE COURT FURTHER FINDS that the	ere was no agreement to arbitrate the
2	disputes over Cash Cloud's purchase of the 4,080	4 <sup>th</sup> Generation kiosks from Cole Kepro.
3	THEREFORE, THE COURT ORDER	S, ADJUDGES, DECREES, AND
4	DECLARES that Cash Cloud did not agree to arbi	trate disputes over the purchase of the
5	4,080 4 <sup>th</sup> Generation kiosks.	
6	THE COURT FURTHER ORDERS, AD	JUDGES, AND DECREES that the
7	arbitration of the disputes over Cash Cloud's pure	chase of the 4 <sup>th</sup> Generation kiosks from
8	Cole Kepro shall be stayed immediately.	
9	THE COURT FURTHER ORDERS, ADJ	UDGES, AND DECREES that Cash
10	Cloud's Motion for Declaratory Judgment and f	For Stay of Arbitration Proceedings is
11	granted and Cole Kepro's Countermotion to Dism	iss Action Pursuant to EDCR 2.20(f) is
12	ll danied	Dated this 10th day of October, 2022
13		Jusan Johnson
14	Respectfully Submitted By:	B89 0D4 61ED 303A
15		Susan Johnson District Court Judge
16	THE JIMMERSON LAW FIRM, P.C.	District Court duage
17		
18	By: /s/ James M. Jimmerson, Esq.	
19	James J. Jimmerson, Esq. (SBN 064) jimmerson@jimmersonlawfirm.com	
20	James M. Jimmerson, Esq. (SBN	
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 $Attorneys\ for\ Plaintiff\ Cash\ Cloud\ Inc.$ 

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Attorneys for Defendant Cole Kepro International, LLC

## James M. Jimmerson, Esq.

From: James M. Jimmerson, Esq.

Sent: Friday, October 7, 2022 2:03 PM

To: 'David Adler'; Waite, Dan R.

**Cc:** Andrew Pastor; Deborah Gutierrez

Subject: RE: Cash Cloud Inc. v. Cole Kepro International, LLC

Respectfully, I believe that an order on declaratory judgment needs more and there was no restriction on the Court's denial of the countermotion. We will submit competing orders.

## Sincerely,

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From: David Adler <dadler@jaffelaw.com> Sent: Friday, September 30, 2022 6:41 AM

**To:** James M. Jimmerson, Esq. <jmj@jimmersonlawfirm.com>; Waite, Dan R. <DWaite@lewisroca.com> **Cc:** Andrew Pastor <aap@jimmersonlawfirm.com>; Deborah Gutierrez <dgutierrez@jaffelaw.com>

Subject: RE: Cash Cloud Inc. v. Cole Kepro International, LLC

Thanks, but the judge did not make any ruling other than that there was no agreement to arbitrate the 4<sup>th</sup> Generation Kiosk dispute. Here's the version of the order we propose.

#### **David Adler**

dadler@jaffelaw.com 248.727.1563 he/him/his

#### **JAFFE RAITT HEUER & WEISS, P.C.**

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### Jaffe is joining Taft

The next chapter starts December 31, 2022.

<u>Signature</u>: Nothing in this communication is intended to constitute an electronic signature. This email does not establish a contract or engagement. <u>Confidentiality</u>: This communication may contain confidential privileged information intended for the named recipient(s) only. If you received this by mistake, please destroy it and notify us of the error.



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From: James M. Jimmerson, Esq. <jmj@jimmersonlawfirm.com>

Sent: Thursday, September 29, 2022 5:58 PM

To: David Adler <dadler@jaffelaw.com>; Waite, Dan R. <DWaite@lewisroca.com>

Cc: Andrew Pastor <aap@jimmersonlawfirm.com>
Subject: Cash Cloud Inc. v. Cole Kepro International. LLC

#### \*\*EXTERNAL EMAIL - Be Cautious with Links and Attachments\*\*

#### David and Dan.

Attached is a proposed order on the motion and countermotion decided by Judge Johnson. Please let me know if you have any requested changes to the same or if I may submit with your electronic signature. Thank you.

### Sincerely,

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1 **CSERV** 2 DISTRICT COURT 3 CLARK COUNTY, NEVADA 4 5 Cash Cloud Inc, Plaintiff(s) CASE NO: A-22-854226-B 6 DEPT. NO. Department 22 VS. 7 8 Cole Kepro International LLC, Defendant(s) 9 10 **AUTOMATED CERTIFICATE OF SERVICE** 11 This automated certificate of service was generated by the Eighth Judicial District 12 Court. The foregoing Order was served via the court's electronic eFile system to all 13 recipients registered for e-Service on the above entitled case as listed below: 14 Service Date: 10/10/2022 15 James M Jimmerson jmj@jimmersonlawfirm.com 16 Andrew Pastor aap@jimmersonlawfirm.com 17 Jimmerson Law Firm Efiling efiling@jimmersonlawfirm.com 18 James Jimmerson jimmerson@jimmersonlawfirm.com 19 Dan Waite 20 DWaite@lewisroca.com 21 Luz Horvath LHorvath@lewisroca.com 22 DAdler@jaffelaw.com David Adler 23 Deborah Gutierrez DGutierrez@jaffelaw.com 24 25 26 27 28